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§21–1306.

- (a) This section does not apply to any person riding in an enclosed cab.
- (b) An individual may not operate or ride on a motorcycle unless the individual is wearing protective headgear that meets the standards established by the Administrator.
 - (c) A person may not operate a motorcycle unless:
- (1) He is wearing an eye-protective device of a type approved by the Administrator; or
 - (2) The motorcycle is equipped with a windscreen.
 - (d) The Administrator:
- (1) May approve or disapprove protective headgear and eyeprotective devices required by this section;
- (2) May adopt and enforce regulations establishing standards and specifications for the approval of protective headgear and eye-protective devices; and
- (3) Shall publish lists of all protective headgear and eye-protective devices that he approves, by name and type.
- (e) (1) The failure of an individual to wear protective headgear required under subsection (b) of this section may not:
 - (i) Be considered evidence of negligence;
 - (ii) Be considered evidence of contributory negligence;
 - (iii) Limit liability of a party or an insurer; or
- (iv) Diminish recovery for damages arising out of the ownership, maintenance, or operation of a motorcycle.
- (2) Subject to the provisions of paragraph (3) of this subsection, a party, witness, or counsel may not make reference to protective headgear during a

trial of a civil action that involves property damage, personal injury, or death if the damage, injury, or death is not related to the design, manufacture, supplying, or repair of protective headgear.

- (3) (i) Nothing contained in this subsection may be construed to prohibit the right of a person to institute a civil action for damages against a dealer, manufacturer, distributor, factory branch, or other appropriate entity or person arising out of an incident that involves protective headgear alleged to be defectively designed, manufactured, or repaired.
- (ii) In a civil action described under subparagraph (i) of this paragraph in which 2 or more parties are named as joint tort-feasors, interpleaded as defendants, or impleaded as defendants, and at least 1 of the joint tort-feasors or defendants is not involved in the design, manufacture, supplying, or repair of protective headgear, a court shall order on a motion of any party separate trials to accomplish the ends of justice.

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